### PATENT COOPERATION TREATY

## PCT

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference PP04-0125	FOR FURTHER ACT	TION	See Form PCT/IPEA/4	16
International application No.	International filing date(a	day/month/year)	Priority date (day/month)	(year)
PCT/KR2004/003024	22 NOVEMBER 2	004 (22.11.2004)	08 DECEMBER 2003 (	08.12.2003)
nternational Patent Classification (IPC)  C12N 1/16(2006.01)i, A23L 1/0		and IPC		
pplicant  CJ CORP. et al				
. This report is the international pre Authority under Article 35 and tra	liminary examination reponsement to the applicant a	ort, established by this I	nternational Preliminary E	xamining
. This REPORT consists of a total	of 4 sheets,	, including this cover sh	eet.	
. This report is also accompanied t	y ANNEXES, comprising to the International Bures	g: - N - A - 4 - 1 - 4	shoots to fallower	
Administrative In sheets which super beyond the disclor Supplemental Both. (sent to the International containing a sequence is:	structions). ersede earlier sheets, but w sure in the international ap k. I Bureau only) a total of (ii	which this Authority consplication as filed, as incondicate type and numbe thereto, in electronic for	(see Rule 70.16 and Section siders contain an amendment dicated in item 4 of Box Nor of electronic carrier(s)) or only, as indicated in the astructions).	ent that goes o. I and the
. This report contains indications re	lating to the following iter	ms:	•	
Box No. I Basis of the				
Box No. II Priority				
اسيا		gard to novelty, inventi-	ve step and industrial appli	cability
	ty of invention			
Box No. V Reasoned s	tatement under Article 350 l explanations supporting	(2) with regard to nover such statement	ty, inventive step or indust	riai applicationity,
Box No. VI Certain doc	uments cited			
Box No. VII Certain defects in the international application				
Box No. VIII Certain obse	ervations on the internation	nal application		₹   <del>`</del>
ate of submission of the demamd		Date of completion of	this report	200
07 OCTOBER 2005	(07.10.2005)	08 MARCH	2006 (08.03.2006)	如后。3. 0 种面积。1
Jame and mailing address of the IPEA/		Authorized officer		
Korean Intellectual Property 920 Dunsan-dong, Seo-gu, Republic of Korea	LEE, CHUNG I	40		
acsimile No. 82-42-472-7140		Telephone No. 82-42	2-481-8160	

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/KR2004/003024

Во	x No.	I Basis of the report	
1.		h regard to the language, this report is based on the international application in the language in which it was filed, unless the indicated under this item.  This report is based on translations from the original language into the following language English which is the language of a translation furnished for the purposes of:  international search (under Rules 12.3 and 23.1(b))  publication of the international application (under Rule 12.4)  international preliminary examination (under Rules 55.2 and/or 55.3)	s
2.	to the	regard to the elements of the international application, this report is based on (replacement sheets which have been furn receiving Office in response to an invitation under Article 14 are referred to in this reort as "originally filed" and are a xed to this report): the international application as originally filed/furnished	iished not
		the description:  pagesas originally filed/furnish  pages*as originally filed/furnish  pages*as originally filed/furnish  received by this Authority on  pages*received by this Authority on	ned 
		the claims:  pages	: 19
		the drawings:  pagesas originally filed/furnish  pages*received by this Authority on  pages*received by this Authority on  the sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.	ed :
3.		The amendments have resulted in the cancellation of:  the description, pages the claims, Nos. the drawings, sheets the sequence listing (specify): any table(s) related to sequence listing (specify):	
i.		This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).  the description, pages the claims, Nos. the drawings, sheets the sequence listing (specify): any table(s) related to sequence listing (specify):	
·If	item .	1 applies, some or all of those sheets may be marked "superseded."	· .

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# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/KR2004/003024

Box No. IV Lack of unity of invention	
1. In response to the invitation to restrict or pay additional fees the applicant has, within the applicable to restricted the claims  paid additional fees  paid additional fees under protest and, where applicable, the protest fee  paid additional fees under protest but the applicable protest fee was not paid  neither restricted nor paid additional fees.	ime limti:
<ol> <li>This Authority found that the requirement of unity of invention is not complied with and chose, according to invite the applicant to restrict or pay additional fees.</li> <li>This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and</li> </ol>	
complied with.  not complied with for the following reasons:  Group I, claim 1 drawn to a chemically defined medium for fermentation culture of	of a strain of the
genus Candida.  Group II, claims 2-9 drawn to a process for producing xylitol in high yield by recyclestrain of the genus Candida.  therefore, it considers that the inventions listed as Groups I and II do not relate to a concept under PCT Rule 13.1.	
	·
<ol> <li>Consequently, this report has been established in respect of the following parts of the international application.</li> </ol>	ation :
all parts.  the parts relating to claims Nos.	

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/KR2004/003024

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement		-	
Novelty (N)	Claims	1-9	 YES
	Claims		NO
Inventive step (IS)	Claims	1-9	YES
	Claims		NO
Industrial applicability (IA)	Claims	1-9	 YE
••	Claims		NO

### 2. Citations and explanations (Rule 70.7)

The following documents have been considered for the purpose of this report:

D1: JP 12-093188 A (BORATSUKU CO., LTD.) 4 APRIL 2000

D2: KR 2000-76625 A (AJINOMOTO CO., LTD) 26 DECEMBER 2000

### I. Novelty and Inventive Step

Claims 1–9 of the present application relate to a chemically defined medium for fermentation culture of a strain of the genus *Candida*, which comprises a special composition; and a process for producing xylitol in high yield by recycling culture of a strain of the genus *Candida*.

D1 discloses a method for preparing xylitol by culturing *Candida tropicalis*. D2 describes a method of producing xylitol by culturing of various microorganisms.

Compared with the present application, none of the above-mentioned prior art documents discloses the special medium and the method to effectively product xylitol with high yield using recycling microorganisms. In addition, the claimed invention is not considered obvious to a person skilled in the art by using the teachings of D1-D2.

Therefore, the subject matter of claims 1-9 of the present application complies with the requirements of novelty and inventive step under PCT Article 33(2) and (3).

### II. Industrial Applicability

There is no reason for forming a negative opinion about the industrial applicability of this application. Consequently, claims 1-9 appear to meet the requirement of PCT Article 33(4).



PATENT COOPERATION TREATY

From the

INTERNATIONAL PRELIMINARY EX	AMINING AUTHORIT	Y		
To:		PCT		
CHO, In-Jae				
3rd Fl., Janghyun Bldg., 637-23 Yeoksam Seoul 135-909 Republic of Korea	-dong, Gangnam-gu	WRITTEN OPINION OF THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY  (PCT Rule 66)		
·		Date of mailing (day/month/year) 20 DECEMBER 2005 (20.12.2005)		
Applicant's or agent's file reference PP04-0125		REPLY DUE within 2 months from the above date of mailing		
International application No.	International filing date	(day/month/year)	Priority date(day/month/year)	
PCT/KR2004/003024	22 NOVEMBER 2	004 (22.11.2004)	08 DECEMBER 2003 (08.12.2003)	
International Patent Classification (IPC) of	r both national classifica	tion and IPC		
IPC7 C12N 1/16, A23L 1/09	•	•	•	
Applicant	· · · · · · · · · · · · · · · · · · ·			
CJ CORP. et al				
1. The written opinion established by	the International Searchi	ng Authority :		
is considered to be a written opinion	1 1	s not eliminary Examining A	uthority.	
2. This first (first, etc.) opinion contains indicati		· .		
Box No. I Basis of the opinion				
Box-No. II Priority			•	
Box No. III Non-establishment of			•	
Box No. IV Lack of unity of invention			·	
Box No. V Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			ventive step or industrial applicability;	
Box No. VI Certain documents	cited			
Box No. VII Certain defects in the	ne international application	on .		
Box No. VIII Certain observations on the international application				

3. The applicant is hereby invited to reply to this opinion.

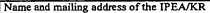
When? See the time limit indicated above. The applicant may, before the expiration of that time limit, request this Authority to grant an extension, see Rule 66.2(e).

How ? By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. For the form and the language of the amendments, see Rules 66.8 and 66.9. Also

For the examiner's obligation to consider amendments and/or arguments, seeRule 66.4bis. For an informal communication with the examiner, see Rule 66.6. For an additional opportunity to submit amendments, see Rule 66.4.

If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.

4. The final date by which the international preliminary report on patentability (Chapter II of the PCT) must established according to Rule 69.2 is: 29 MARCH 2006 (29.03.2006)



Korean Intellectual Property Office 920 Dunsan-dong, Seo-gu, Daejeon 302-701, Republic of Korea

Facsimile No. 82-42-472-7140

Authorized officer

LEE, CHUNG HO

Telephone No. 82-42-481-8160



# WRITTEN OPINION OF THE INTERNATIONAL PRELIMINARY EXAMING AUTHORITY

International application No.

PCT/KR2004/003024

Во	Box No. I Basis of the opinion				
1.	whi	ch was	ard to the language, this opinion has been established on the basis of the international applicants is filed, unless otherwise indicated under this item.	tion in the language in	
	$\boxtimes$	This which	is opinion is based on a translation from the original language into the following language ich is the language of a translation furnished for the purposes of:	- Puguan ,	
			international search (under Rules 12.3 and 23.1(b))	•	
		$\overline{\boxtimes}$	publication of the international application (under Rule 12.4)	•	
			international preliminary examination (under Rules 55.2 and/or 55.3)		
2.	whi	ch hav	rd to the elements of the international application, this opinion has been established on the bave been furnished to the receiving Office in response to an invitation under Article 14 are refeaally filed."):	ssis of (replacement sheets rred to in this opinion	
	$\boxtimes$	the in	nternational application as originally filed		
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	Ш	pages	drawings:	as originally filed/furnished	
		pages	received by this Authority on		
		pages	received by this Authority on	<del></del> .	
	$\Box$	the se	equence listing and/or any related table(s) - see Supplemental Box Relating to Sequence List	ting.	
•		т	e amendments have resulted in the cancellation of:	•	
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		$\mathbb{H}$	the description, pages		
		Щ	the claims, Nos.		
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		닐	the sequence listing (specify):	<del></del>	
			any table(s) related to the sequence listing (specify):	· · ·	
4.		This go b	s opinion has been established as if (some of) the amendments had not been made, since the beyond the disclosure as filed, as indicated in the Suplemental Box (Rule 70.2(c)).	y have been considered to	
			the description, pages		
			the claims, Nos.	· .	
			the drawings,sheet/fig	· .	
•			the sequence listing (specify):		
			any table(s) related to the sequence listing (specify):	<del></del>	
			•		

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# WRITTEN OPINION OF THE INTERNATIONAL PRELIMINARY EXAMING AUTHORITY

International application No. PCT/KR2004/003024

В	ox No. IV Lack of unity of invention
1.	In response to the invitation (Form PCT/IPEA/405) to restrict or pay additional fees the applicant has, within the applicable time limit:
	restricted the claims
	paid additional fees
	paid additional fees under protest and, where applicable, the protest fee
	paid additional fees under protest but the applicable protest fee was not paid
•	neither restricted nor paid additional fees
2.	This Authority found that the requirement of unity of invention is not complied with for the following reasons and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees:
	This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is not complied with for the following reasons:
	Group I, claim 1, drawn to a chemically defined medium for fermentation culture of a strain of the genus Candida.
	Group II, claims 2-9, drawn to a process for producing xylitol in high yield by recycling culture of a strain of the genus Candida.
	therefore, it condiders that the inventions listed as Groups I and II do not relate to a single inventive concept under PCT Rule 13.1.
	·
3.	Consequently, this opinion has been established in respect of the following parts of the international application:
	all parts.
	the parts relating to claims Nos.